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Quine Intellectual
Property Law Group, P.C.



#### CONFIDENTIAL

То:	USF	TO, Commissioner	for Patents	From:	Gary Baker	
Fax:	(571	) 273- <b>8300</b>	Date:		May 18, 2006	,
Phone			, <del></del>	Pages:	8 (including cover)	
Re:	USS	SN 10/044,463		Our File:	107-000110US	
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#### Attached:

- Revocation & Substitution of Power of Attorney
- Statement 3.73(b)
- Copy of Assignment
- Copy of Apostille

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By: Deborah Berwick

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		Application Num	ber	10/044,463			
TRANSMITT	Filing Date		January 10, 2002				
FORM		First Named Inve	entor	Davide R. Grassetti			
(to be used for all correspondence after	r initial filing)	Group Art Unit		1617			
		Examiner Name		Gregory W. Mitchell			
Total Number of Pages in This Submis	ssion 7	Attorney Docket N	Number	107-000110US			
	ENCLOS	SURES (check all t	that apph	1)			
Fee Transmittal Form	1 / 1	ion & Substitution of f Attorney		After Allowance Communication to Group			
Fee Attached	X Copy of Statement 3.73(b)			Appeal Communication to Board of Appeals and Interferences			
Amendment / Response	X Copy of Assignment		Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)				
After Final	X Copy of Apostille			Proprietary Information			
Affidavits/declaration(s)	Petition to Convert to a Provisional Application			Status Letter			
Extension of Time Request	Power of Attorney, Revocation Change of Correspondence Address		on [	Additional Enclosure(s) (please identify below):			
Express Abandonment Request		l Disclaimer					
Information Disclosure Statement	Small E	ntity Statement	ĺ				
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Document(s)	Please charge D	o Charge Deposit Ac eposit Account No. 50 ing the pendency of the	0-0893 for	any additional fees associated with ation, including any extensions of time			
Response to Missing Parts/ Incomplete Application	for consideration	of the documents en	closed.				
Response to Missing Parts under 37 CFR	Remarks	].	•				
1.52 or 1.53							
SIGNATUI	RE OF APPLI	CANT, ATTORNE	Y, OR A	GENT			
Firm or Gary Baker, Reg. No. 41,595, Quine Intellectual Property Law Group P.C.							
Signature	nyelse						
Date May 18, 2006							
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Typed or printed name Deborah Berwick							
Signature Delib	Bern !		Date	May 18, 2006			

#### MAY 1 8 2006

QUINE INTELLECTUAL PROPERTY LAW GROUP, P.C.

By Lelah Blee

Deborah Berwick

Attorney Docket No. 107-000110US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Davide R. Grassetti and Camillo Moro

Application No.: 10/044,463 Filed: January 10, 2002

For: METHOD OF

IMMUNIMODULATION USING THIONE-FORMING DISULFIDES

Examiner: Gregory W. Mitchell

Art Unit: 1617

REVOCATION AND SUBSTITUTION OF POWER OF ATTORNEY UNDER 37 CFR

§ 1.36

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Pursuant to 37 CFR § 1.36, Grassetti Family Trust revokes all previous powers of attorney and hereby appoints the attorneys and agents at Customer Number 22798 to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. The attorneys and agents at Customer Number 22798 include:

Jonathan Alan Quine, Ph.D., Reg. No. 41,261; Angela P. Horne, Reg. No. 41,079; Stephen J. LeBlanc, Reg. No. 36,579; Tom Hunter, Ph.D., Reg. No. 38,498; Emily Haliday, Ph.D., Reg. No. 38,903; Paul Littlepage, Reg. No. 48,581; Gary Baker, Reg. No. 41,595; Monicia Eirod-Erickson, Reg. No. 51,651 and Ed DesJardins, Reg. No. 51,162

Please direct all future correspondence regarding the subject application to CUSTOMER NUMBER 22798, that is:

QUINE INTELLECTUAL PROPERTY LAW GROUP, P.C. P.O. BOX 458
Alameda, CA 94501
(510) 337-7871/Fax (510) 337-7877

Davide R. Grassetti and Camillo Moro Application No.: 10/044,463 Page 2	• .
Grassetti Family Trust is the Assignee of record of 3.73(b) is enclosed)	of the entire interest ( <i>Certificate under 37 CFR</i> Grassetti Family Trust
Date:	By: Mild Inoth 5/5/06 Name: Nichard Grassett; Title:

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MAY 1 8 2006 PTO/SB/96 (03-00) Approved for as through 1931/2002. Older 0551-0931
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperburk Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a guid OMB control number. STATEMENT UNDER 37 CFR 3.73(b) Applicant/Petent Öwner: David R. GRASSETTI and Camillo MORO ON NO./Patent No.: 10/044,4\$3 Filed/Issue Date: January | METHOD OF IMMUNOMODULATION USING THIONE-FORMING DISULFIDES Application No./Patent No.: January 10, \$002 Davide R. GRASSETTI individual. (Name of Assignee) states that it is: It is assigned of the antire right, title, and interest; or 2. an assignee of less than the entire right, title and interest. The extent (by, percentage) of its ownership interest is in the patent application/patent identified above by virtue of either: A. [X]An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reef \_\_\_\_\_\_, Frame \_\_\_\_\_\_ or for which a copy thereof is attached. B. [ ]A chain of title from the inventor(s), of the patent application/patent identified above, to the jurrent assignee as shown below: From: Ta: The document was recorded in the United States Patent and Trademark Office at Reel ., Frame , or for which a copy thereof is attached. 2. From: To: The document was recorded in the United States Patent and Trademark Office at Real , or for which a copy thereof is attached. 3. From: To: The document was recorded in the United States Patent and Trademark Office at . Frame , or for which a copy thereof is attached. [ ] Additional documents in the chain of title are listed on a supplemental sheet. [ ] Copies of assignments or other documents in the chain of title are attached. NOTE: A separate copy (i.e., the original assignment document or a true copy of the original document) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the USPTO. See MPEP 302.08] The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee. Dr. Davide R. GRASSETTI Date Signature Title Burden Hour Searcment: This form is estimated to take 0.2 bears to complete. Time will very depending upon the needs of the individual case. the amount of time year proprieted to complete this form should be sent to the Chief Information Offices, U.S. Patent and Tendemark Offices, U.S. the amount of time you go required to complete this form stocked to sent to the Chief Information Office, U.S. Patent and Tendemark Office, Villelington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Westington, DC 20231. Attorney Docket No.\$497872000400 pa-679289



Attorney Docket No.: 497872000400

# ASSIGNMENT BY ONE JOINT INVENTOR TO THE OTHER JOINT INVENTOR

WHEREAS, Davide GRASSETTI (hereinafter assignce) and Camillo MORO (hereinafter assignor), citizens of the United States of America and Italy respectively, residing at 19810 Peppermint Falls Road, Jamestown, California 95327 and via G. Zanon, 26, 35133 - Padova, Italy, respectively, are the inventors, applicants and owners of the entire right, title and interest in and to United States Letters Patent application entitled "METHOD OF IMMUNOMODULATION USING THIONE-FORMING-DISULFIDES" and bearing Serial No. 10/044,463 and filed on January 10, 2002; and

WHEREAS, assignee is desirous of acquiring assignor's entire right, title and interest in and to said invention within the United States of America and its territorial possessions and in and to any United States Patent that may be granted therefor and in and to said application;

NOW, THEREFORE, in consideration of One Dollar (\$1.00) and other good and sufficient consideration, the receipt of which is hereby acknowledged, the said assignor has sold, assigned, transferred and set over, and by these presents does sell, assign, transfer and set over, unto the assignee, his successors, legal representatives and assigns, his entire right, title and interest in and to the above-mentioned invention, application for Letters Patent, and any and all Letters Patent or Patents in the United States of America and all foreign countries which may be granted therefor and thereon, and in and to any and all divisions, continuations, and continuations-in-part of said application, or reissues or extensions of said Letters Patent or Patents, and all rights under the International Convention for the Protection of Industrial Property, the same to be held and enjoyed by the said assignee, for his own use and the use of his successors, legal representatives and assigns, to the full end of the term or terms for which Letters Patent or Patents may be granted, as fully and entirely as the same would have held and enjoyed by the assignor, had this sale and assignment not been made.

AND for the same consideration, the said assignor hereby covenants and agrees to and with the said assignee, his successors, legal representatives and assigns, that, at the time of execution and delivery of these presents, the said assignor is the sole and lawful owner of his entire right, title and interest in and to the said invention and the application for Letters Patent above-mentioned, and that the same are unencumbered and that the said assignor has good and full right and lawful authority to sell and convey the same in the manner herein set forth.

AND for the same consideration, the said assignor hereby covenants and agrees to and with the said assignce, his successors, legal representatives and assigns, that the said assignor will, whenever counsel of the said assignce, or the counsel of his successors, legal representatives and assigns, shall advise that any proceeding in connection with said invention, or said application for Letters Patent, or any proceeding in connection with Letters Patent for said invention in any country, including interference proceedings, is lawful and desirable, or that any division, continuation or continuation-in-part of any application for Letters Patent, or any reissue or extension of any Letters Patent, to be obtained thereon, is lawful and desirable, signal all papers and documents, take all lawful oaths, and do all acts necessary or required to be done for the procurement, maintenance, enforcement and defense of Letters Patent for said invention, without charge to the said assignee, his successors, legal representatives and assigns, but at the cost and expense of the said assignee, his successors, legal representatives and assigns.

AND the said assignor hereby requests the Commissioner of Patents to issue said Letters Patent of the United States to the said assignee, as the assignee of said invention and the Letters Patent to be issued thereon for the sole use of the said assignee, his successors, legal representatives and assigns.

Cairille Rome

Date

Camillo MORO

pa-677691

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Anomey Docket No.: 497872000400

#### CESSIONE DA PARTE DI UN INVENTORE ASSOCIATO ALL'ALTRO INVENTORE ASSOCIATO

CONSIDERATO CHE Davide GRASSETTI (da qui innanzi "cessionario") e Camillo MORO (da qui innanzi "cedente"), rispettivamente cittadini degli Stati Uniti d'America e d'Italia, residenti rispettivamente in 19810 Peppermint Falls Road, Jamestown, California, e via G. Zanon 26, 35133 Padova, sono gli inventori, i richiedenti e i titolari dei pieni diritto, titolo egiateressi di e per la Domanda di Brevetto per gli Stati Uniti denominata "METODO DI IMMUNOMODULAZIONE UTILIZZANTE DISOLFURI FORMANTI TIONI" recante numero di serie 10/044 463 e registrata il 10 gennaio 2002, e

CONSIDERATO CHE il cessionario desidera acquisire i pieni diritto, titolo e interessi del cedente su e per la suddetta invenzione, da godere entro gli Stati Uniti d'America e i suoi possedimenti territoriali, e che desidera acquisire i pieni diritto, titolo e interessi del cedente derivanti da un qualsiasi Brevetto degli Stati Uniti che possa venire rilasciato per la suddetta Domanda di Brevetto;

DI CONSEGUENZA, ORA, per il compenso di un dollaro (\$ 1,00) e di altre valide e sufficienti remunerazioni, delle quali con la presente se ne certifica l'avvenuto ricevimento, il suddetto cedente ha venduto, assegnato, trasferito e dato, e per mezzo di questi compensi di fatto vende, assegna, trasferisce e da al cessionario, ai suoi successori, ai suoi rappresentanti legali e cessionari, i suoi pieni diritto, titolo è interessi su e per la summenzionata invenzione, su e per la domanda di Concessione di Brevetto, e su e per qualsiasi Concessione di Brevetto e Brevetti entro gli Stati Uniti d'America ed entro tutti i paesi esteri dai quali essi possano venire concessi, e su e per qualsiasi sezione, seguito, parziale seguito della suddetta domanda, di riedizioni o estensioni delle suddette Concessioni di Brevetto e Brevetti, e tutti i diritti derivati dalla Convenzione Per La Protezione delle Proprietà Industriali, in modo tale che essi debbano essere di proprietà e goduti dal suddetto cessionario, per utilizzo proprio e dei suoi successori, dei suoi rappresentanti legali e cessionari, fino all'ultimo termine o agli ultimi termini utili contemplati dalla Concessione del Brevetto o dei Brevetti, completamente ed interamente, cosìccome essi sarebbero stati, se di proprietà e goduti dal cedente, qualora tale vendita e assegnazione non fosse avvenuta.

E per il medesimo compenso, il suddetto cedente si impegna e si accorda con il suddetto cessionario, con i suoi successori, con i suoi rappresentanti legali e cessionari, e accetta che, al momento dell'esecuzione e della consegna di questo compenso, il suddetto cessionario divenga il solo e unico proprietario dei suoi pieni diritto, titolo e interessi su e per la suddetta invenzione e su e per la domanda per la summenzionata Concessione di brevetto, e che esse non sono ostacolate e che il suddetto cessionario ha valido e pieno diritto e autorità legale di vendere e cedere le stesse nel modo qui citato.

E per il medesimo compenso, il suddetto cedente si impegna con il suddetto cessionario, con i suoi successori, con i suoi rappresentanti legali e cessionari, che egli, indipendentemente dall'opinione del suddetto cessionario, dall'opinione dei suoi successori, dei suoi rappresentanti legali e cessionari, consiglierà che ogni procedura in relazione alla suddetta invenzione, o alla suddetta domanda per la Concessione di Brevetto, o ogni procedura in relazione alla Concessione di Brevetto per la suddetta invenzione in qualsiasi paese, inclusi le procedure di interferenza, è legale e auspicabile, e che l'ottenimento di ogni sezione, seguito, parziale seguito della suddetta domanda per la Concessione di Brevetto, o di ogni riedizione o estensione di qualsiasi Concessione di Brevetto siano legali e auspicabili; si impegna di esprimere su tutti carteggi e documenti, giurare legalmente, di agire con ogni mezzo necessario o richiesto al fine di procurare, mantenere, rafforzare e difendere la Concessione di Brevetto per la suddetta invenzione, senza addebiti al suddetto cessionario, ai suoi successori, rappresentanti legali e cessionari, bensì a spese del suddetto cessionario, dei suoi successori, dei suoi rappresentanti legali e cessionari.

È il suddetto cedente con la presente richiede alla Commissione per la Concessione rilasciare la suddetta Concessione di Brevetto degli Stati Uniti al suddetto cessionario, in qualita pa-677691

Carille man

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Anomey Docket No.: 497872000400

della suddetta invenzione, e richiede che la Concessione di Brevetto venga rilasciata per uso esclusivo del suddetto cessionario, dei suoi successori, rappresentanti legali e cessionari.

Comille Name

Date

Camillo MORO



10.50 GS.



Il presente atto pubblico

OTAFFO CAFFATO

AVOIDA IN OTATO IN PRODUCE

Branto in qualità di UOTATO IN PRODUCE

Ordento for generale dal contrassessimo/timbro

CHI 28 CAM &C ID

Attestato

1. 1 MAS. 2004

a PADOVA il del Proc retore della Repubblica presso il Taibunale di Padova Solfo il N. 700/01 Reg. Apostilie.

Il Propuratore della Repubblica



 Il Procuratore della Repubblica Dott. Pietro CALOGERO

pa-677691